UNITED STATES DISTRICT COURT FILED

NORTHERN DISTRICT OF CALIFORNIA PR 10 PM 1:29

EDGAR PERRY.

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MOTION REQUESTING CLARIFICATION OF THE TWO

Plaintiff.

ENTRIES ON THE DOCKET TEXT OF CASE NO.

C-00787=CRB

STEPHANIE L. WALKER

C-08-0787 CRB

AND DOES 1 THROUGH 100.

DEFENDANTS.

And now comes the plaintiff and requests an understandable explanation of the annotation on top of the court's docket text "ADRMOP", as well as entries of 3/14/2008 "ADR Certification (ADR L. R. S-5b) of Discussion of ADR options 13||by defendant Stephanie Walker (mcl. Court Staff) and, with the sa-14 me file date, Notice of need for ADR phone conference by defendant Stephanie Walker (mcl Court Staff)."

Plaintiff never received copies of such discussion of documents files and he did not waive service (or was asked for such) and is entitled to be informed of any moves by any defendant: if there was conversations off the record wich the Court Staff and any defendant and which might had influenced in any way the veredictum of the court plaintiff requests to be informed on the grounds of possible discrimination. such as in a lower court proceedings.

Respectfully sumitted.

Cucounu

Edgar Perry

2540 Market Avenue, San Pablo, California 94806-4542

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UNITED STATES DISTRICT COUR NORTHERN DISTRICT OF CALIFORN

EDGAR PERRY.

MOTION REQUESTING CLARIFICATION OF ERK. U.S. D

ENTRIES ON THE DOCKET TEXT OF CASE

C 00787-CRB

6 STEPHANIE L. WALKER

AND DOES 1 THROUGH 100.

DEFENDANTS.

Plaintiff.

And now comes the plaintiff and requests 10 | an understandable explanation of the annotation on top of the court's docket text "ADRMOP", as well as entries of 3/14/2008 "ADR Certification (ADR L. R. S-5b) of Discussion of ADR options by defendant Stephanie Walker (mcl. Court Staff) and, with the same file date, Notice of need for ADR phone conference by defendant Stephanie Walker (mcl Court Staff)."

Plaintiff never received copies of such discussion of documents files and he did not waive service (or was asked for such) and is entitled to be informed of any moves by any defendant: if there was conversations off the record wich the Court Staff and any defendant and which might had influenced in any way the veredictum of the court plaintiff requests to be informed on the grounds of possible discrimination, such as in a lower court proceedings.

Respectfully sumitted.

Edgar Perry

2540 Market Avenue, San Pablo, California 94806-4542

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C00787-CRB

CERTIFICATE OF SERVICE

I, J. Edgar Pereira, of 2540 Market Avenue, San Pablo, California 94806-4542, over the age of eighteen, declare under oath that on April 9th. 2008, I placed in the United States mail, pre-paid postage, an envelope with a Motion Requesting Clarification of two entries on the docket text of case No. C 00787-CRB addressed as follows: Stephanie L. Walker, 5151 Hilltop Drive, El Sobrante, California 94803.

For being true and for best of my knowledge correct,

I siga,

Edger Pereira

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JOTHE YERK U.S. DESTRICE WART 450 GOLDEN GATTE AVE. SAN FRANCES & CA. 94108



